EXHIBIT D

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U.S. Department of Justice

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

December 28, 2017

By EMAIL

Matthew Lane Schwartz Boies, Schiller & Flexner LLP 575 Lexington Avenue New York, NY 10022 Counsel for Devon Archer

Re: <u>United States</u> v. <u>Jason Galanis, et al.</u>,

S1 16 Cr. 371 (RA)

Dear Mr. Schwartz:

This letter provides supplemental discovery pursuant to Rule 16(a) of the Federal Rules of Criminal Procedure ("Fed. R. Crim. P."). Based on your request for discovery in this case, attached please find two zip files containing Confidential Material in the form of e-mails obtained pursuant to a search warrant (16 Mag. 8347) for email accounts belonging to Devon Archer, Bevan Cooney, and Sebastian Momtazi. These documents bear the following Bates ranges pr.review.archer_00020820-00020944_and pr.review.joint_00000640-00000642 (the "Additional Reviewed Materials"). The Additional Reviewed Materials consist of 11 emails (18 documents including attachments) in addition to those produced on November 2, 2017, which have been reviewed by the Government's privilege team in this matter (the "Filter Team") and which the Filter Team has designated as potentially subject to the crime-fraud exception to the attorney-client privilege.

In addition, the Filter Team has determined that 24 emails (33 documents including families) bearing the Bates ranges below, which were produced to you on November 2, 2017, and which had been initially designated as potentially subject to the crime fraud exception to the attorney-client privilege, upon further review do not appear to be privileged:

pr.review.archer_00019792 pr.review.archer_00019795 pr.review.archer_00019796 pr.review.archer_00019799 pr.review.archer_00019800 pr.review.archer_00019803

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¹ Documents with the Bates prefix pr.review.joint consist of emails that sent or received by both Archer (or Momtazi) and Cooney. These emails are also being provided to counsel for Cooney. Documents with the Bates prefix pr.review.archer consist of communications sent or received by Archer or Momtazi. These emails are not being provided to counsel for Cooney

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pr.review.archer 00019804 pr.review.archer 00019807 pr.review.archer_00019808 pr.review.archer_00019812 pr.review.archer 00019813 pr.review.archer 00019817 pr.review.archer 00019837 pr.review.archer 00019841 pr.review.archer 00019842 pr.review.archer 00019842 pr.review.archer 00020038 pr.review.archer 00020038 pr.review.archer 00020039 pr.review.archer 00020039 pr.review.archer_00020040 pr.review.archer_00020040 pr.review.archer 00020041 pr.review.archer 00020041 pr.review.archer_00020042 pr.review.archer_00020106 pr.review.archer 00020107 pr.review.archer 00020108 pr.review.archer_00020241 pr.review.archer_00020241 pr.review.archer 00020242 pr.review.archer 00020242 pr.review.archer_00020243 pr.review.archer_00020243 pr.review.archer 00020244 pr.review.archer_00020244 pr.review.archer 00020248 pr.review.archer 00020248 pr.review.archer 00020249 pr.review.archer 00020283 pr.review.archer_00020284 pr.review.archer_00020285 pr.review.archer 00020517 pr.review.archer 00020517 pr.review.archer_00020664 pr.review.archer_00020664 pr.review.archer 00020665 pr.review.archer 00020668 pr.review.archer 00020669 pr.review.archer 00020669 pr.review.archer 00020670 pr.review.archer_00020733 pr.review.archer_00020734 pr.review.archer_00020738 pr.review.archer 00020760 pr.review.archer_00020761 pr.review.archer 00020762 pr.review.archer 00020763 pr.review.archer 00020764 pr.review.archer 00020765 pr.review.archer_00020766 pr.review.archer_00020768 pr.review.archer 00020769 pr.review.archer 00020771 pr.review.archer 00020775 pr.review.archer 00020775

Please let me know if you believe that any of the above documents are potentially privileged and for each such document, please provide a privilege log setting forth the nature of the privilege, including the attorney, the client (if an entity, please provide your client's relationship to the entity as well as the relationship of any other individuals included on the communication to the entity) and any other information sufficient to evaluate the existence of the privilege

Finally, the Government has not yet received a privilege log for the documents that the Government produced to you on November 2, 2017.² As agreed at the pretrial conference on October 26, 2017, these documents were not to be released to the investigative team until you have had an opportunity to review them. Since you have had ample time to review the

² Paula Notari, Esq., counsel for Bevan Cooney, produced a privilege log to the Government on December 13, 2017. She is not asserting the attorney-client privilege on behalf of her client over any of the documents bearing Bates range pr.review.joint 00000001-00000530.

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documents, please produce a privilege log for the documents on or before January 8, 2017, or the documents will be presumed to be not privileged and released to the investigative team.

Very truly yours,

JOON H. KIM Acting United States Attorney

By: /s/ Lisa P. Korologos

Lisa P. Korologos Assistant United States Attorney Tel: (212) 637-2406

cc: Silvia Serpe, Esq. (via email, w/o attachments)

Counsel for Sebastian Momtazi